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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | | |
|----------------------|-----------------------------------|----------------------|---------------------|------------------|--|--|
| 10/006,067 | 12/06/2001 | Davide Mandato | 282665US8X | 9049 | | |
| OBLON SPIX | 7590 07/08/200 YAK, MCCLELLAND | EXAM | EXAMINER | | | |
| 1940 DUKE STREET | | | BATURAY, ALICIA | | | |
| ALEXANDRIA, VA 22314 | | | ART UNIT | PAPER NUMBER | | |
| | | | | 2146 | | |
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| | | | NOTIFICATION DATE | DELIVERY MODE | | |
| | | | 07/08/2008 | ELECTRONIC | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

patentdocket@oblon.com oblonpat@oblon.com jgardner@oblon.com

Advisory Action Before the Filing of an Appeal Brief

| Application No. | Applicant(s) | |
|-----------------|----------------|--|
| 10/006,067 | MANDATO ET AL. | |
| Examiner | Art Unit | |
| Alicia Baturay | 2146 | |

| | Alicia Baturay | 2146 | |
|---|---|--|--|
| The MAILING DATE of this communication appe | ars on the cover sheet with the o | correspondence add | ress |
| THE REPLY FILED 06 May 2008 FAILS TO PLACE THIS APPI | LICATION IN CONDITION FOR AL | LOWANCE. | |
| N The reply was filed after a final rejection, but prior to or on application, applicant must timely file one of the following application in condition for allowance; (2) a Notice of Appe for Continued Examination (RCE) in compliance with 37 C periods: | replies: (1) an amendment, affidavi eal (with appeal fee) in compliance | t, or other evidence, w with 37 CFR 41.31; or | hich places the (3) a Request |
| a) The period for reply expires 3 months from the mailing date | of the final rejection. | | |
| b) The period for reply expires on: (1) the mailing date of this Ar no event, however, will the statutory period for reply expire la Examiner Note: If box 1 is checked, check either box (a) or (I MONTHS OF THE FINAL REJECTION. See MPEP 766.07(f | ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE). | g date of the final rejection FIRST REPLY WAS FI | on. LED WITHIN TWO |
| Extensions of time may be obtained under 37 CFR 1,136(a). The date have been filled is the date for purposes of determining the period of exhunder 37 CFR 1,17(a) is calculated from: (1) the expiration date of the s set forth in (b) above, if checked. Any pely received by the Office later may reduce any earned patent term adjustment. See 37 CFR 1,704(b). NOTICE OF APPEAL. | ension and the corresponding amount of hortened statutory period for reply origing than three months after the mailing date | of the fee. The appropria nally set in the final Office | ate extension fee e action; or (2) as |
| The Notice of Appeal was filed on A brief in complete. | liance with 37 CED 41 37 must be t | filed within two months | of the date of |
| filing the Notice of Appeal (37 CFR 41.37(a)), or any exter Notice of Appeal has been filed, any reply must be filed wi | sion thereof (37 CFR 41.37(e)), to | avoid dismissal of the | |
| <u>AMENDMENTS</u> | | | |
| 3. ☐ The proposed amendment(s) filed after a final rejection, t (a)☐ They raise new issues that would require further con (b)☐ They raise the issue of new matter (see NOTE below (c)☐ They are not deemed to place the application in bett | nsideration and/or search (see NOT w); | TE below); | |
| appeal; and/or (d) They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)). | corresponding number of finally reje | ected claims. | |
| 4. The amendments are not in compliance with 37 CFR 1.12 | 21 See attached Notice of Non-Co | mnliant Amendment (| PTOL-324) |
| 5. Applicant's reply has overcome the following rejection(s): | | inpliant / inonamont (i | 102 024). |
| Newly proposed or amended claim(s) would be all non-allowable claim(s). | | timely filed amendmer | nt canceling the |
| 7. \(\bar{\times} \) for purposes of appeal, the proposed amendment(s): a) \(\bar{\times} \) how the new or amended claims would be rejected is prov The status of the claim(s) is (or will be) as follows: Claim(s) allowed: \(\bar{\times} \) allowed: \(\bar{\times} \) (and \(\bar{\times} \)) objected to: \(\bar{\times} \) (and \(\bar{\times} \)) (alim(s) rejected: \(\bar{\times} \) 4 and \(\bar{2} - 4T \). Claim(s) withdrawn from consideration: \(\bar{\times} \) (bone. | | I be entered and an e | xplanation of |
| AFFIDAVIT OR OTHER EVIDENCE | | | |
| The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). | | | |
| The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to or showing a good and sufficient reasons why it is necessary | vercome <u>all</u> rejections under appea | al and/or appellant fail: | s to provide a |
| 10. The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER | | • | |
| The request for reconsideration has been considered but <u>See Continuation Sheet.</u> | | condition for allowan | ce because: |
| 12. Note the attached Information Disclosure Statement(s). (13. Other: | PTO/SB/08) Paper No(s) | | |
| /Jeffrey Pwu/ Supervisory Patent Examiner, Art Unit 2146 | | | |

Continuation of 11, does NOT place the application in condition for allowance because:

Applicant Argues: Jørgensen does not describe or suggest the hierarchical finite state machine. For instance, Jørgensen does not use the term "hierarchical FSM" which is the one and only accepted scientific term for a hierarchical finite state machine.

In Response: The examiner respectfully submits that the Authoritative Dictionary of IEEE Standards Terms, Seventh Edition defines "Finite State Machine" as "a computational model consisting of a finite number of states and transitions between those states, possibly with accompanying actions."

Jørgensen teaches a TransportBean that consists of two nested component types, namely the RoutingBean and the ReliabilityBean.

The RoutingBean is responsible for selecting the underlying network technology. Depending on the type of remote method invocation that has to be sent over the network, a specific RoutingBean instance will be chosen. The cases discussed in this example are handled by the FirewireRoutingBean and the EthernetRoutingBean component instances, respectively.

The ReliabilityBean manages acknowledgements and retransmissions, which have a strong impact on the ability of the TransportBean to provide QoS. A specific ReliabilityBean instance is chosen depending on the properties of the object invocation at hand. The cases discussed in this example are handled by the PrefernextReliabilityBean component instances, respectively.

The RoutingBean and ReliabilityBean each have a finite number of states they can choose from and different events that cause each of these states to be enacted. The RoutingBean can only select from as many beans as there are network technologies that are enabled, such as FirewireRoutingBean or EthernetRoutingBean. And the ReliabilityBean can only choose from as many beans as have been built for acknowledgements and retransmissions, such as PrefernextReliabilityBean or NormalReliabilityBean. Thus the RoutingBean and ReliabilityBean are functionally equivalent to finite state machines.

Additionally, an ORB component (TransportBean) is itself built from components (RoutingBean and ReliabilityBean). This represents a hierarchy with the TransportBean at the top and the RoutingBean and ReliabilityBean making up the TransportBean and thus below it in the hierarchy.

Applicant Argues: Jørgensen does not describe or suggest a user specific component or a session specific component.

In Response: The examiner respectfully submits that Jørgensen teaches a user specific component (the designers of the TransportBean have to determine which non-functional concerns they will support - see Jørgensen, page 158, line 6) a session specific component (ChannelBean is responsible for session management between address spaces - see Jørgensen, page 150. ChannelBean).

Applicant Argues: Jørgensen does not mention streams in any way, let alone a set of streams belonging to a user, an application and a session.

In Response: The examiner respectfully submits that the rejection of claim 24 is rejected under 35 U.S.C. (103(a) as being unpatentable over Zinky et al. (U.S. 6.480,879) in view of Neureiter et al. (The BRAIN Quality of Service Architecture for Adaptable Services with Mobility Support) in view of Baugher (U.S. 5.644,715) and further in view of Jorgensen et al. ("Customization of Object Request Brokers by Application Specific Policies"). Therefore, the examiner respectfully submits that Zinky teaches a set of stream belonging to a user (multimedia applications, such as video-on-demand. QoS frefers to specific system performance requirements, such as the amount of a specific resource or group of resources devoted to satisfying a cleim (for caller) application's request).